

PRESIDENT: Well that is a piece of unfinished business and the Chair stands corrected. Also I did overlook that and I appreciate your calling it to my attention. We will finish the debate then of LB684. Sorry.

CLERK: Read information regarding LB684.

PRESIDENT: Senator Savage.

SENATOR SAVAGE: I move that it be moved to E & R Initial.

PRESIDENT: Is there any further discussion of LB684? Question is then shall LB684 be advanced from General File to E & R Initial. All those in favor will vote aye, those opposed vote no. Have you all voted? Clerk will record.

CLERK: 28 ayes, 0 nays Mr. President.

PRESIDENT: Thank you. The bill is advanced. Move on for those bills bracketed for today. This begins with LB772.

CLERK: Read LB772.

PRESIDENT: Senator Warner.

SENATOR WARNER: Mr. President, members of the Legislature the...I think that it is probably alright to take my amendments to the amendments. The amendment that I have to the committee amendment is essentially to the corrective amendment or clarification amendment that you were passed out should be on your desk. Section by section explanation of 772 and on the last sheet or back sheet is the copy of the amendment that I am speaking of to the committee amendment. The first amendment there strike one of the committee amendments that is found on the Journal number one is that it has reference to Capital outlay essentially referring to capital outlay that was in the form of purchasing a replacement equipment such as school buses or other similar items and at one point in connection with limitations, we thought that these kinds of purchases should be advertised over the property because of the limitation requirements since then because though because of the great variance of life and this kind of property that the amendment number one strikes all reference to trying to advertise these costs over a period of time. The next two amendments or number two should include are all amendments that should have been included originally the real issue in the committee amendment deals with the date or the year that the bill will be implemented. The bill was drafted so that a rate can or that rate change can take affect July 1, 1974 with increase in aid to school commencing in September of 74 the committee amendment backs this off one year for any rate change to occur in January of 75 and increase in support to public education which commenses in payments out in September of 1975. So those are just corrective. Number three our staff visiting with the Attorney General, they felt that the language in the bill was not clear, that these were a couple of sections that deal with special support in certain educational cost that includes transportation and economic in culturally deprived and we are of the opinion or at least the advise of staff that the money that is suggested in the bill is adequate but in the event that it could be prorated in the event that occurred, then number four strikes the emergency clause